

REMARKS

The Office Action of August 25, 2004, and the cited art have been carefully considered. The recognition of allowable subject matter in claims 3-10, and 13 is gratefully acknowledged. The application has been amended to eliminate unnecessary limitations and to correct grammatical and similar errors. Reconsideration of the rejection of the application is respectfully requested based on the amendments and following discussion.

OBJECTIONS:

1. The drawings were objected for not showing the mentioned crown 28. The drawings have been amended to label the crown of the dome as item 28. No new matter is added in labeling what was already shown.
2. The drawings were objected to for not showing a claimed feature, *"the light guide including one or more light directing elements offset from the dome in the direction transverse to the axis to ...."* The drawings clearly show item 14 with wall 34 (right side) and similarly on the left side with wall 42, light guiding features extending transversely from the axis. The refractive edge 38 is also shown. The text of the specification clearly describes these elements on pages 3 and 4 as receiving light transversely from the axis and projecting it forward (a light directing element). No amendment of the drawing seems to be necessary.

Numerous objections to the claims were listed. The claims have been amended.

REJECTION 103:

2. Claims 1, 2, 11 and 12 were rejected under 35 USC 103 over Kuo U.S. 2004/0076010.

Claims 1 and 2 have been cancelled. Claims 11 and 12 have been amended to be dependent form allowable claim 8.

BASE CLAIM REJECTION

Dependent claims 3 - 10 as were objected to as being dependent from rejected respective base claims, but would be allowable if rewritten in independent form, including all limitations of the respective base claims, and any intervening claims.

Claims 3, 5, 6, and 7 have been rewritten in independent form to include all limitations of the respective base claims, and any intervening claims. The other claims

(4, 8, 9, and 10) are dependent from one of the allowed claims, and should therefore be allowable.

It is believed that a full and complete response to the Office Action has been made, that the Application as amended is patentably distinct over the cited art, and that the case is now in condition to be passed to issue. Reconsideration of the amended application is therefore requested, and an early favorable notice of allowance is courteously solicited.

Respectfully submitted,

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